

their hands, immediately after said election, certify to the Mayor and Town Council of Kitzmillersville the result of said election.

Sec. 10. *And be it enacted*, That this Act shall take effect from the date of its passage.

Approved April 7, 1910.

CHAPTER 624.

AN ACT to add five additional sections to Section 29 of Article Number 12 of the Code of Public Local Laws of Maryland, title "Garrett County," subtitle "Circuit Court," and providing for speedy judgment in non-contested cases.

SECTION 1. *Be it enacted by the General Assembly of Maryland*, That five additional sections be and they are hereby added to Section 29 of Article Number 12 of the Code of Public Local Laws, title "Garrett County," subtitle "Circuit Court," said sections to be known as Section 29A, Section 29B, Section 29c, Section 29D and Section 29E, and to follow Section 29, which said added sections shall read as follows:

Section 29A. In addition to the first day of each term of the Circuit Court for Garrett County, now fixed by law, the second Monday in January, February, April, May, July, August, October and November, in each year, shall be return days, and the word "Return Day" whenever used in this Act shall apply as well to the first day of each term as to the other return day herein enumerated.

Section 29B. In any suit, when the cause of action is a contract, whether in writing or not, or whether expressed or implied, the plaintiff, if affidavit or affirmation be made, as hereinafter stated, shall be entitled to judgment, to be entered by the Court or the clerk thereof on motion in writing at any time after fifteen days from the return day to which the defendant shall have been summoned, although the defendant may have pleaded, unless such plea contains a good defense, and unless the defendant or someone in his behalf shall, under oath or affirmation, state that every plea so pleaded by the defendant is true; and shall further state the amount of plaintiff's demand, if anything admitted to be due or owing, and the amount disputed; and further, that the affiant really believes the defendant will be able, at the trial of the cause, to produce sufficient evidence to support the plea as to the portion disputed; and that he is advised by counsel to file the said plea; and such plea shall be accompanied by a certificate of counsel that he is